State of New Hampshire

Filing fee: (SEE BOTTOM OF THIS PAGE) Use black print or type.

Form C-5 RSA 304-C:149

CERTIFICATE OF CONVERSION OF A FOREIGN LIMITED LIABILITY COMPANY TO A NEW HAMPSHIRE LIMITED LIABILITY COMPANY

PURSUANT TO THE PROVISIONS of the New Hampshire limited liability company statutes, the undersigned foreign limited liability company submits the following certificate of conversion:

FIRST: The name of the foreign limited liability comp	pany immediately prior to filing this certificate is
SECOND: The jurisdiction where the foreign limited	liability company first formed is
THIRD: The jurisdiction immediately prior to filing the	is certificate is
FOURTH: The date the foreign limited liability comp	any first formed is
FIFTH: The name of the limited liability company as	set forth in the certificate of formation is
SIXTH: The plan of conversion is on file at the princ at	ipal place of business of the limited liability company
(busine	ss address)
and a copy of the plan of conversion will be furnished	d by
(name of New Hampshire	e limited liability company)
on request and without cost, to any interest holder of	·
(name of foreign lim	ited liability company)
(name of rotage)	
	(Foreign Limited Liability Company name)
	(*Signature)
	(Print or type name)
	(*Title)
	Date signed:

DISCLAIMER: All documents filed with the Corporation Division become public records and will be available for public inspection in either tangible or electronic form.

Mail <u>DATED AND SIGNED ORIGINAL WITH CERTIFICATE OF FORMATION OF NEW HAMPSHIRE LIMITED LIABILITY COMPANY (FORM LLC-1), AND TOTAL FEES OF \$135.00</u> to:

^{*}Must be signed by a manager, if there is no manager then it must be signed by a member. See RSA 304-C:28 V for alternative signatures.

State of New Hampshire

CERTIFICATE OF FORMATION OF A NEW HAMPSHIRE LIMITED LIABILITY COMPANY INSTRUCTIONS FOR COMPLETING FORM LLC-1 (RSA 304-C:31)

NINE STEPS TO AVOID REJECTION

- 1. The form must be legibly printed or typed on 8.5" x 11" paper and maintain 1" margins. Pencil or erasable ink is not acceptable.
- 2. **Article First:** The name must contain one of the following designations: Limited Liability Company, L.L.C., L. L. C. or LLC (per RSA 304-C:32).
- 3. Principal business information is optional and is not part of article first. The registered agent address will be used as the principal office address if no principal office address is listed.
- 4. **Article Second:** The law requires that the certificate of formation include a primary nature of business, such as "sales and manufacturing of disposable products" or "software consulting and development." We cannot accept a general clause of "any lawful activity." You need to include a descriptive word. Refer to RSA 304-C:21 for nature of business permitted.
- 5. **Article Third:** Per RSA 304-C:36, a registered agent and registered office must be provided. The registered agent must reside in New Hampshire. The registered agent is the person who would receive service of process should the limited liability company be sued. The registered office is the registered agent's business address where the registered agent can be found for in-hand service of process. **A street/physical address must be provided. Your application will not be processed without an agent named or if an out of state address is listed.**
- 6. **Article Fourth:** The certificate of formation must state whether or not management is vested in a manager(s). If management is vested in a manager(s), this line must be completed with "is". If management is not vested in a manager(s), this line must be completed with "is not". "Is" or "is not" are the only two acceptable entries.
- 7. The title and printed name of the person signing the documents must be stated beside or below his/her signature. RSA 304-C:28 V requires that the documents be signed by a "manager" and if there is no manager, by a "member". If Article Fourth states "is not", the title of the person signing must be member. If Article Fourth indicates "is", the title must be manager. No other titles will be accepted.
- 8. The total filing fee to register is \$100.00, payable to the State of New Hampshire.
- 9. Any other matters the members decide to include may be added. If more space is needed, attach additional pages.

PLEASE NOTE: The name will be searched for availability upon receipt of these documents. If the filing has been accepted, you will receive a filed-stamped copy within 30 days. If you do not receive an acknowledgement, please contact our office. Checks are deposited upon receipt. If the check has been cashed, it only indicates we have received the document. A cashed check is not an indication that the document has been accepted and filed. Please call the Corporation Division (603-271-3246) with any questions you may have regarding this application.

State of New Hampshire

Filing fee: \$100.00 Use black print or type.

Form LLC-1 RSA 304-C:31

CERTIFICATE OF FORMATION NEW HAMPSHIRE LIMITED LIABILITY COMPANY

FIRST: The name of the limited liability company is				
Prin	ncipal Business Info	rmation:		
Principal Office Address:(no. & stree				
(no. & stree	t)	(city/town)	(state)	(zip code
Principal Mailing Address (if different):				
			(state)	(zip code
Business Phone:				
Business Email:				
Please check if you would prefe	er to receive the Anni	ual Report Reminder		
Please check if you would prefer SECOND: Describe the nature of the pland Sub Code):	er to receive the Annormary business or pu	ual Report Reminder urposes (and if know		
SECOND: Describe the nature of the pr	er to receive the Anno	ual Report Reminder		
SECOND: Describe the nature of the prand Sub Code):	er to receive the Annorimary business or pu	ual Report Reminder urposes (and if know d agent is:		

*Signature:	
Date to the second	
Print or type name:	
Title:	
	(Enter "manager" or "member")
Date signed:	

Note: The sale or offer for sale of membership interests of the limited liability company will comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B). The membership interests of the limited liability company: 1) have been registered or when offered will be registered under RSA 421-B; 2) are exempted or when offered will be exempted under RSA 421-B; 3) are or will be offered in a transaction exempted from registration under RSA 421-B; 4) are not securities under RSA 421-B; OR 5) are federal covered securities under RSA 421-B. The statement above shall not by itself constitute a registration or a notice of exemption from registration of securities within the meaning of sections 448 and 461(i)(3) of the United States Internal Revenue Code and the regulation promulgated thereunder.

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^{*} Must be signed by a **manager**; if no manager, must be signed by a **member**.